

Adam P. Segal
Nevada Bar. No. 6120
BROWNSTEIN HYATT FARBER SCHRECK, LLP
100 North City Parkway, Suite 1600
Las Vegas, Nevada 89106-4614
Telephone: (702) 382-2101
Facsimile: (702) 382-8135
Email: asegal@bhfs.com

Attorneys for Plaintiffs

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

TRUSTEES OF THE CONSTRUCTION
INDUSTRY AND LABORERS HEALTH
AND WELFARE TRUST; TRUSTEES OF
THE CONSTRUCTION INDUSTRY AND
LABORERS JOINT PENSION TRUST;
TRUSTEES OF THE CONSTRUCTION
INDUSTRY AND LABORERS VACATION
TRUST; AND TRUSTEES OF THE
SOUTHERN NEVADA LABORERS
LOCAL 872 TRAINING TRUST,

Plaintiffs,

vs.

JR CONCRETE CUTTING, INC., a Nevada
corporation; and EDITH RICHELLE
HERRERA, an individual,

Defendants.

Case No. 2:09-cv-01897-RDJ-RJJ

**ORDER ON MOTION TO CONTINUE
JUDGMENT DEBTOR
EXAMINATION OF JR CONCRETE
CUTTING, INC. AND EDITH
RICHELLE HERRERA**

The Court having reviewed the Plaintiffs' Motion to Continue the Examination of Judgment Debtors, JR Concrete Cutting, Inc., a Nevada corporation ("JR Concrete") and Edith Richelle Herrera, an individual ("Herrera"), and good cause appearing:

IT IS HEREBY ORDERED, that Herrera and the person most knowledgeable regarding JR Concrete's property and assets, shall appear at the office of Brownstein Hyatt Farber Schreck,

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1 LLP, located at 100 North City Parkway, Suite 1600, Las Vegas, Nevada 89106 on February 17,
2 2011, at 10:00 a.m. for a judgment debtor examination.

3 IT IS FURTHER ORDERED, that Herrera and JR Concrete shall produce to the Plaintiffs
4 one (1) week prior to the examination the following documents:

5 1. Any and all documents evidencing the current ownership of JR Concrete's stock,
6 including the name and address of such owners;

7 2. Any and all documents regarding real property currently owned by Herrera and/or
8 JR Concrete, including but not limited to the location, value, mortgage, mortgage payments, liens,
9 or the like regarding such real property;

10 3. A complete current inventory list of assets owned by Herrera and/or JR Concrete,
11 including, but not limited to, construction equipment, office equipment, trucks, vehicles, and
12 accounts receivable;

13 4. The last twelve (12) statements for each and every of Herrera's and/or JR
14 Concrete's bank accounts in existence during such twelve (12) months, without regard to whether
15 such account remains open;

16 5. Any and all documents regarding real property disposed of by Herrera and/or JR
17 Concrete in the last five years;

18 6. Copies of all existing contracts under which JR Concrete is (a) currently performing
19 work, (b) has completed work but is owed payment of any amount, or (c) will commence work in
20 the future; and

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7. All records showing the number of hours worked by JR Concrete's laborer employees and on which projects all such work was performed.

Robert Johnston

UNITED STATES MAGISTRATE JUDGE

BROWNSTEIN HYATT FARBER SCHRECK, LLP

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